

group of such factories or plants or for any organization organized for the purpose of selling butter or cheese upon petition therefor signed by more than two-thirds of the regular patrons of such factory or plant, or by the officers of such factory or plant, or of the organization representing such group of factories or plants, and upon receiving satisfactory proof that such special dairy and food inspectors will be compensated in full for all services rendered and traveling expenses incurred upon and pursuant to such appointment * * * as provided in this section. If the inspector is appointed pursuant to petition signed by the officers of an organization, such compensation and expenses shall be paid by such organization; if appointed pursuant to petition signed by patrons, each patron of the factory or plant shall pay such proportion of the total amount of such compensation and expenses as the amount of milk or cream delivered thereto by him bears to the total amount delivered thereto by all the patrons. The state shall not be liable for any such compensation.

SECTION 2. This act shall take effect upon passage and publication.

Approved April 24, 1919.

No. 144, A.]

[Published April 28, 1919.

CHAPTER 105.

AN ACT to amend sections 4, 29 and 68 of chapter 23, laws of 1907, as amended by chapter 195 of the laws of 1909 and chapter 54 of the laws of 1913, relating to the municipal court of the county of Outagamie.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Sections 4, 29 and 68 of chapter 23, laws of 1907, as amended by chapter 195 of the laws of 1909 and chapter 54 of the laws of 1913, are amended to read: (Ch. 23, 1907) Section 4. On the first Tuesday in April, 1907, and on the same day of the same month every * * * six years thereafter, there shall be elected in the county of Outagamie, in the same manner as county judges are elected, a judge of the municipal court, who shall hold his office for the term of * * * six years from the first day of May next succeeding his election and until his successor is elected and qualified, and be subject to removal from office in the manner provided by the constitution of this state for the removal of the judges of the circuit courts; provided, however, that nominations of candidates for municipal judge to be voted for at the election to be held on

the first Tuesday in April, 1907, may be made by nomination papers in the manner and form provided for by section 30 of the statutes, signed by a number of voters in said county not less than one-half of one per cent of the whole number of votes cast therein at the last general election, and filed in the office of the county clerk not less than ten days before the day of such election. Notice of such election shall be given by the county clerk as provided by section 36 of the statutes for other county officers, and no other or further notice shall be required to be given.

SECTION 29. The municipal court shall have and exercise powers and jurisdiction in all civil actions within the county, both in law and in equity, including actions for divorce and the annulment of marriages, concurrent with and equal to the powers and jurisdiction of the circuit court of Outagamie county, where the value of the property in controversy or the amount of money claimed or sought to be recovered, after deducting all payments and set-offs, shall not exceed * * * *fifty* thousand dollars, and also of all actions for the foreclosure of mortgages or in proceedings under chapter 143 of the statutes, in which the amount claimed does not exceed the sum aforesaid, although the value of the property to be affected by the judgment exceeds that sum, and shall also have and exercise powers and jurisdiction within said county concurrent with and equal to the powers and jurisdiction of the said circuit court in certiorari proceedings, actions brought for breach of any recognizance given in said court and of all actions and proceedings under chapters 142, 145, 147, 148, 149, 150 and 153 of the statutes. In actions for divorce the said court shall have and exercise unlimited powers of jurisdiction respecting property rights therein involved.

SECTION 68. Except as hereinbefore *and herein* provided, the fees of the municipal judges, witnesses, jurors and officers, in all actions proceeding according to justice court procedure and all examinations shall be the same as are allowed in courts of justices of the peace, and in all other actions and proceedings in said court the fees of the clerk, witnesses, jurors and officers shall be the same as in the circuit court, and except also that where the court reporter takes the testimony in justice court proceedings the fee shall be five cents per folio when simply taken and filed in stenographic note and ten cents per folio when taken in note and transcribed, and that the per diem of jurors in justice court trials shall be * * * *the same as in circuit court*, besides mileage, and in the circuit court *and*

*justice court matters such jurors as are summoned and in attendance but excused shall be entitled to * * * two dollars besides their mileage. All jurors' fees to be paid from the county treasury on the certificate of the clerk of the municipal court.*

SECTION 2. This act shall take effect upon passage and publication.

Approved April 24, 1919.

No. 168, A.]

[Published April 28, 1919.

CHAPTER 106.

AN ACT to amend subsection (3) of section 39.02 of the statutes, relating to the inspection of school buildings.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection (3) of section 39.02 of the statutes is amended to read: (Section 39.02) (3) Upon such investigation and examination said inspector shall, if conditions warrant it, make an order directing the school board, the board of education, or other officer or officers having control of the school district or school corporation, to repair and improve or remodel such building or buildings or parts of buildings as may be necessary, and to place said buildings in a safe and sanitary condition; or if said inspector shall deem the schoolhouse or other buildings unfit for school purposes and not worth repairing he shall state said fact and recite the reason therefor, and shall order and direct the erection of a new building or buildings or parts of buildings.

SECTION 2. This act shall take effect upon passage and publication.

Approved April 24, 1919.

No. 440. A.]

[Published April 28, 1919.

CHAPTER 107.

AN ACT relating to the state board of control and making an appropriation.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. There is appropriated from the general fund to the state board of control for the industrial home for women, eight hundred fifty-five dollars and seventy cents; provided that